Case 3:20-cv-00465-RDM Document 1 Filed 03/20/20 Page 1 of 20

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

| | NV | 0942 : | | • |
|------|--|--|--|----------------------|
| (Ium | ate Nun | nber) : | | |
| SAN | HARd | Williams JR, | • | |
| SI | °1- | Smithfield | (Case Number) | |
| | 120 | Pike STREET | (3.3.7) | |
| H | י אנדי אני איני. אני אני אני אני איני | 1900N. PA. 16652 | | |
| | <u>GNJ1780</u> | | | |
| • | | : | COMPLAINT | |
| : | | | · | LED |
| B | RANT | ON P. BLACK | | ANTON |
| | | Blosser-Walmart | AAM | 2 0 2020 |
| | | • | epartering and property and an artist and an artist and artist artist and artist artist and artist artist and artist artist artist artist and artist arti | Aw |
| I | he Ca | OMMONUJEAITH : | PERDI | PUTY CLERK |
| (Nan | ies of D | efendants) | | v . |
| | | <u> </u> | 1983 - STATE OFFICIALS | |
| | | | 1331 - FEDERAL OFFICIALS | |
| I. | Previo | us Lawsuits | • | |
| | Α. | If you have filed any other lawsuits in feder | eral court while a prisoner ple | ase list the caption |
| | | and case number including year, as well a | | |
| | | assigned: WILLIAMS V WAGNES | 3 (2016) Mid | He DISTRICT |
| | | 1111 | (2019) Mic | HE DISTRICT |
| | | williams V WINIER | Colly vive | |
| * | | | | |
| | | | | |
| | | | | |
| II. | Exhau | astion of Administrative Remedies | | |
| | A. | Is there a grievance procedure available | at your institution? | |
| | <u> </u> | Yes No | | |
| | | Have you filed a grievance concerning th | e facts relating to this compla | int? |
| | В. | Yes No | | |
| | • | The second secon | | |
| | | If your answer is no, explain why not | | ' |
| | | | | |
| | | Is the grievance process completed? | Yes No | |
| | C. | 12 rue Ruessure brocess combiered | | |

III. Defendants

(In Item A below, place the full name of the defendant in the first blank, his/her official position in the second blank, and his/her place of employment in the third blank. Use Item B for the names, positions and places of employment of any additional defendants.)

- A. Defendant: BRANDON P. BLACK IS EMPloyed AS A

 LENNSYLVANIA STATE POLICE Officer AT The JETTISBURG,
 PA. STATE POLICE DEPARTMENT.
- B. Additional Detendants: STACY Blosser is Employed

 AS AN ASSET PROTECTION WALMART STORE EMPLOYEE

 AT The GETTYSDURG, PA., Adams COUNTY WALMART.

 Additional Detendants: The Commonwealth / District

 ATTORNEY'S Office in Settysburg, PA., Adams County.

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach extra sheets if necessary.)

DN OR About MARCH 24, 2019, in the Township of Hettysburg, PA, Adams County, State Police, othicer BRANDON P. Black engaged himself in An Act of Official Misconduct Against Plaintiff Santord Williams JR. Which during the Performance of his duty as a Police Officer, he pided and for PARTICIPATED in The MATTER OF "Willful Misconduct" Against Plaintiff.

Plaintiff's Claim A GANST DetenHANT BRANKEN P. Black is That he UNIAM HILLY CHARGEN PLAINTIFF FOR AN F-3 ROTAIL TheFT OHENSE AND CHARGED PLAINTIH WITH AN UNAUTULY CREATED F-3 CONSPIRARY Offense) which said Action Resulted in Plaintiff heines Fallet APROSTED Plaintiff's Claim AgaINST defendant BRANDON P. Black is That he CompiTED AN ACT OF CONSPIRACY AGAINST Plaintiff, i.e., defendant Black WAS IN A SECRET COOPERATION WITH THE WALMART STORE ASSET PROTECTION Employer STATY Blosser which They were in AGREE MENT IN The MATER OF FAKELY ACCISIN Plaintiff of STEALING 125 CAUS OF INTENTITORINA VALUED AT \$ 2,042,50; Which detendant Black's BASIC FALSE ASSERTIBALS MACK IN his COMPLAINT MALICIPUSH instituted CRIMINAL PROCEEDINGS Against Plaintiff in The COURT of lAW.

Plaintiff STATES THAT ON MARCH 21, 2019, he WAS
ARRESTED IN CUMBERIANH COUNTY FOR A CUMMART
RETAIL THEFT. SUBSEQUENT TO DEFENDANT BLACK
being Alexted OF Plaintiff's ARREST IN COMBERDANH
COUNTY, he immediately applied for A WARRANT FOR
Plaintiff's ARREST REGARDING A SIMILAR WARRANT

Retail Theft in Gettysburg, Pa, Adams County With a DUT HAVING ANY REQUISITE KNOWLEDGE OR ANY CONFEDIT CUIDENCE AND LOR WITHOUT HAVING PROPERTE PASSE, Regarding The Alkeged Retail Theft.

Plaintiff STATES, THAT CLURING DETENDANT BLACK'S

LASTY INVESTIGATION OF THE ALERED RETAIL THEFT, HE

DUICKLY COLLECTED INACCURATE AND LAR FALSE MISERDING

LEAR SAY INFORMATION FROM THE WALMAKT ASSET

PROTECTION EMPLOYEE STACY BLOSSER, Which They

DOTH WERE IN AGREEMENT TO USE. THE FALSE MISERIAN

INTERPROPRIED LEVIDENCE AGAINST PLAINTIFF TER

PROPARE CAUSE TO OPTAIN A WARRANT FOR PLAINTIFF'S

ARREST REGARDING THE ALLEGED RETAIL THEFT.

JUSEQUENTLY IN defendant Black APPHING FOR THE WARRANT FOR PLAINTH'S ARREST, HE THE THE INACCURATE FALSE MISLEADING HEARSAY IN BRIMATION TO LAW ENFORCEMENT ANTWRITTES AS EVIDENCE IN SUPPORT OF his AffidAVIT OF PROBABLE CAUSE FOR THE ISSUMBLE OF THE WARRANT FOR PLAINTIFF'S ARREST.

PlAINTIH STATES THAT A PLAINTIH MAY SUCCEED IN A 1983 ACTION FOR "FALSE ARREST" MAKE PURSUANT

TO A WARRANT if The PlAINTIFF Shows by The PRE PONDERANCE OF The Evidence That The Officer KNOWNINGLY AND deliberATELY OR WITH A RESKIESS Dishegard for The TO, The made false STATEMENTS of poissings That Created A false bood is the MATTER in APPIYING FOR A WARRANT And That SUCh STAKEMENTS OR OMISSIANS ARE MATERIAL OR NECESSARY TO The Findings of PROMABLE Cause TI'S Also said That But offices in APPHING FOR A WARRANT MUST " PRESENT TO LAW ENFORCE MENT AUTHORITIES "ACCURATE" AND MATERIALLY COMPLETE INTORMATION OR The PROTECTION Attended by The Court's Review is lost "Twesseite. AS IN This Case, detentant Black's FALSE STATEMENTS. To The Paul entracement authorities were MATERIAL OR Ne LESSARY To The findings of Probable. CAUSE IT IS Also Said That A WARRANT MUST be-Accompanied by AN AffidaviT AND SWORN before The WARRANT ISSUING ANTHORITY AND ESTABLISHING PRIMANIA PAIRE FOR THE ARREST ANY ASSENCE OF PROBABLE CAUSE, A WARRANT Should NOT SUSTAIN on) The good faith " of the AffichanT

IN essence, Phintitt ASSERTS with CERTAINLY THAT As in This Case, The Absence of The WALMART IV.

STATE MENT OF CLAIM

ASSET PROTECTION STORE EMPLOYEE SPACY Blosser'S INACCURAT Folse misleading infoRMATION THAT WAS SIVEN TO deteNHANT BLACK AS ENINGAGE, TO SUPPORT his Affidavit of PROBABLE CALLE, defendant Black Usuld Not have had ANY "Competent "evidence in SUPPORT OF his AffIDAVIT OF PROBABLE CAUSE FOR THE issimple of The WARRANT for Plainteff's ARREST.

PlAINTIH STATES THAT DEFENDANT BLACK IN APPLYING FOR The WARRAUT for Plaintit's ARREST, he did NOT PRESENT TO THE AND ENFORCEMENT AUTHORITY ACCURATE AND MATERIALLY COMPLETE INTOPRATION AS WERE REQUIRED, Which The LAW ENTORCEMENT ANTHORITY Relied upon detendant Rlack's False misleading INTORMATION AS bEING TRUE IN The MATTER OF MAKING A determination to issue, The WARRANT, which in essence, As A RESULT OF The AW ENFORCE MENT AUTHORITY BELYING WASH dotenthaut Black's falso misleading in Halmatina) As being The The WARRANT WAS ISSUED FOR PLAINTIFF'S ARREST.

Plaintiff ASSERTS That defendant Black in Applying FOR THE WARRANT AND GIVING FALSE MISKERDING INFORMATION TO LAW ENFORCEMENT ANTHORITY, he

UNDUH SUBRE UNDER DATH, ASSERTING POSITIVELY IN his Declaration, under Penalty of law That Plaintiff Committed The F-3 Retail Theft offense And The F-3 CONSPIRACY offense, which were CRIMES THAT PLANTIFF did Not COMMIT, Which in essence, detendant Black Derwood him solf which is TO SAY ThAT detersolant Black ACTIME dISPLAY That be CommiTTED AN ACT OF PORTURY" AGAINST PLAINTEH.

Plaintiff ASSERTS THAT WHEN DEFENDANT BLACK UNLAWBILL changed PlAINTIH with The UNIAWHULY CREATED F-3 CONSPIRACY Offense, he did NOT have A shred DE evidence To SUBSTANTIATE his AllegATIONS OF GNSPIRACY. Against Plaintiff. He merely made up The Alleged CONSPIRACY Offense AS A MEANS OF ENLANCING THE PENAITY Against Phintiff FURTHERMORE, had defendant Black had NOT been in Such A haste TO ARREST PlaiNTIFF AND DUN INVESTIGATED THE Alkedged RETAIL TheFT, before APPHING FOR The WARRANT FOR PLAINTIH ARREST, KE Would have KABUIN FOR A FACT THAT PHINTIH did STEAL OR CONSPIRED TO STEAL 125 CANS OF FORMULA VALUED AT \$ 2,042.50 As be Alleged in his ComplainT. RESPECTIVITY SUBMITTED, Senfa I Williams Jo. DATED: 3-16_2020

| V. Relief Case 3:20-cv-00465-RDM Document 1 Filed 03/20/20 Page 8 of 20 | | | | |
|--|--|--|--|--|
| (State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.) | | | | |
| 1. Plaintiff Santoed Williams JR. would like To Sie defentant | | | | |
| BRANDON P. BLACK IN his "INDIVIDUAL CAPACITY" AND | | | | |
| is his Official GRACITY. IF PLANTIFF Should | | | | |
| Succeed in his PAUSUIT, Plaintitt RESPECTANT REDIES | | | | |
| 2. The BURT TO AWARD him in MONETARY DAMAGES | | | | |
| IN The AMOUNT OF \$ 350,000,00 FOR PAIN ANH | | | | |
| Suffering, Mental Anguish, Punitive Damages, | | | | |
| CRUEL AND UNUSUAL PUNISHMENT, FALSE JAMPS SONMEN | | | | |
| 3. FOR CONSPIRING AGAINST PHINTSH. Also, PHINTSH | | | | |
| Would like for The COURT TO FILE CHARGES | | | | |
| AGAINST NETENDANT BRANCON P. BLACK FOR | | | | |
| Committing ACTS OF PERTURY "AGAINST PHAINTIFF | | | | |
| And PROSPOSTE him for his MisContluct AGAINST | | | | |
| PlAINTIFF ANY FOR COURT COSTS AND FEES | | | | |
| Signed this 16th day of MARCH , 2020. | | | | |
| (Signature of Plaintiff) | | | | |
| | | | | |
| I declare under penalty of perjury that the foregoing is true and correct. | | | | |
| | | | | |
| (Date) Signature of Plaintiff) | | | | |

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Case 3:20-FY490465-PAND DOCUMENTES FILED DEFENDED FAGE 8 OF 2017 FOR THE MIDDLE DISTRICT OF PENDSYNANIA

111. DeterMANTS:

DN OR About February 23. 2019, in The Township of Elettishupg, Da., Adams Causty, Stacy Blosser, AN ASSET PROTECTION WALMART STORE EMPloyee during The Performance of her duty as a Walmart STORE employee during employee Aided Add/OR PARTIC I PATED IN The MATTER OF "WILLIFUL MISCONDUCT" AGAINST DAINTIFF BY MEANS OF "Conspiring "AND QUING FASE MISENING WHORMOTION TO A LAW ENTORCEMENT AUTHORITY AS PURIONED AGAINST PLAINTIFF FOR AN UNIAWANT PURES.

IV. STATEMENT OF CLAIM

DN FEBRUARY 23, 2019, A RETAIL The FT Alleged IV

MAS COMMITTED AT A WALMART STERE IN ACLAMS

COUNTY, GETTYS BURY, PA. SUBSEQUENTLY, OKENDAT

BLACK RESPONDED TO THE AMERICA CRIME, AT WHICH

TIME, THE ASSET PROTECTION STORE EMPLOYEE GAVE

NEVERTANT BLACK, (A STATE POLICE) IN ACCURATE

FALSE MISSEADING INFORMATION AS ENIDENCE

REGARDING THE ALLEGED CRIME AND WITHOUT ANY

FURTHER IN VESTIGATION, CLETENBANT BLACK Relied

WHOM STACK BLOSSER IN ACCURATE FALSE MISSEADING

INFORMATION AS BEING TRUE AND PRESENTED

SAID IN ACCURATE FALSE MISSEADING IN FORMATION TO

The law ENDRCE MENT AUTHORITY (detectant Black),
Which They Goth Agreed To use the inaccurate
Misleading into RMATION AS evidence Against
Plaintiff. The essence, STACT Blossed FAKEH Advised
Plaintiff of STEALING 125 Cans of Formula, which
Plaintiff did Not STEAL ANY formula or did Not
Committed Chime As well Aleged.

Subsequently, Netenthall Black used the intercepted false mistading into emation as evidence Against Plaintith and Presented it to the law Ento prement authorities for Probable Cause for the issuance of the warrant for Plaintitis Arrest. Further more, obtained the infamiliar false mistending intermation to the infamiliar County District Attornation to the Adams County District Attornations office, which detention Blacks Basic false Assertions made in his Complaint, "Maliciosisty" instituted Chiminal Proceedings Against Plaintite.

PlAINTIFF STATES, When STACY Blosser PAVE Neter HANT BLACK The iNACCURATE GALSE Misterding intormation) As evidence, They both Knew OR Should bare Known That Plaintiff did Not Steal 125 Cans of formula Valued AT & 21042,50 As

They both Alleged, Yet They both Were in Afrechent
To fakely Amuse Phintiff of Stealing 125 Cans of
formula i which was a Crime That Plaintiff did
Not Commit; which as a result of Stacy Blosser
and defendant Black heing in an Agreement to
fakely Amuse Plaintiff of Stealing 125 Cans of
formula and Agreed to use it as evidente
A GAINST Plaintiff, Their Actions display That They
were in Agreement to Commit an Whawful Act
Against Plaintiff Andlor They Committed an for
of Conspiracy Against Plantiff.

DATEd: 3-16-2020

Resportable Submitted, Sunford Welliams J.

PRU SE

RELIEF What do you want The COURT To do?

Plantiff SantoRd Williams JR. World like To Sue The WALMART ASSET PROTECTION EMHOYEE, STACY Blusser is her Individual CAPACITY AND IN her REPRESENTIVE CAPACITY" (WALMART), IF PAINTIH is SUCCESSIOI With his pusuit, he Respectfully Represts the COURT TO ALLARD LIM IN MONETARY DAMES IN The AMOUNT OF \$350,000,00 FOR CAUSING Plaintiff Pain And Suffering Punitive Damages, for Mental Anguish, CRUEL AND UNISUAL PONISHMENT AND FOR CAUSING FAKE IMPRISON MENT AGAINST Plaintiff a FOR COURT COST PART FEES.

Signed This 16 day of MARCH

Sarferd Welliams In

I Declare under PENAITY OF PERTURY THAT The fore 90, Ng is TRUE AND CORRECT.

DATED: 3-16-2020 Sangert Williams Ja.

FOR THE MIDDLE DISTRICT OF PEULSVIVANIA

111. DefendaNTS:

ON OR About Fehruary 23, 2019, IN LIETTISDURY, PA.,

Adams County, The Commonwhath-District Attorner's

Othice, Christ The Performance of it's Cuty as

PROSECUTION AGMINST PRINTIFF SANDRY WILLIAMS TR. IT.

ENGAGED IN THE MATTER OF OHICIAL MIS CONFLICT, Which

The Commonwealth-District Attornay's office Aided

AND/OR PARTICIPATED IN ACTS of Willful MISCONHUT

AGAINST PRINTIFF, Which is TO SAY THAT The Commonwealth

- DISTRICT ATTORNEY'S OFFICE, Committed AN ACT OF

CONSPIRACY AND MALICIOUS PROSECUTION AGAINST

PHINTIFF.

IV. STATEMENT OF CLAIM

DI OR About February 13, 2019, Allegedy A RETAIL THEFT OCCURED AT A LETTYSDURG, PA. Adams County Walmart Store. Subsequently, defendant Black made and investigation, which he obtained in accurate false miskading information from the Walmart Asset Protection Store employee, Stacy Blosser and from Blosser false miskading information, defendant Black used Blosser false misleading information as evident for Probable Chuse for the issuance of A Warrant for Phintitis Arrest. In the matter of Using

IV. STATEMENT OF Chin

The fake Misleading intornation as evidence in SUPPRET OF his Affidavit of Probable Paixe And as a Result of The law Entrope ment authority Relying van detendant Black's fake misleading information as evidence being True. The law Enforcement Authority issued a Warrant for Plaintiff's Arrest Regarding The Stettys burg, PA, Adams County Alleged Retail Theft.

Jubsex vently, defendant Black Charged Phintiff with Day UNIAWAUL F-3 RETAIL THEFT OFFENSE AND WITH AN UNIAWAULY CREATED F-3 CONSPIRACY OHENSE Which Were CRIMES THAT PAINTIFF did NOT COMMIT, IN ESSURE detendant Black FALSELY Charged Plaintit with Conspining with AN UNideNTified female To STEAL 125 CANS of intant formula valued AT \$ 2,042,50 And lor fakely Charged Plantiff WiTh STEALING 125 Gax of GOMILA VALLED AT \$ 2.042.50 Plaintiff ASSECTS That Subsequent To defendant BLACK SAISIFYING his COMPLAINT IN THE MATTER OF UNLAWHOUTH Charging Plaintiff, he gave This take Misleading in tormation to the Commonwellath - DISTRICT ATTORNEY'S office for PROSECUTION AGAINST PLAINTIFF, IN ESSENCE, The COMMONWEATTH - DISTOICT ATTORNEY'S OFFICE KNEW OR Should have known before hand of defeathant Black's

Commencial AS Seing FAKI field in tormation betope.

Plaintiff ASSERTS THAT INSTEAD OF The COMMUNICATINE DISTRICT ATTORNEY'S OFFICE MAKING A PROPER INVESTIGATION
OF THE MATTER, IT OPTED TO RELY UPON DEFENDANT BLACK'S
FALSE MISEADING INFORMATION AS A MEAN'S TO PROSECUTE
PLAINTIFF, Which SAID ACTION RESULTED IN The MATTER OF
MALICIONSH INSTITUTION CRIMINAL PROCEEDINGS AGAINST
DIO: 17-11

DIFFERENCE, THE COMMON WHATTH = DISTRICT ATTORNEYS

DIFFICE USED THE WALMART SURVEINANCE CAMERA FORMER

AS IT'S ENIDENCE AGAINST PLANTIFF IN IT'S ENDEAVOR TO

LOWING IT'S CASE AGAINST PLANTIFF WHICH WHOM THE

COMMONWEATTH - DISTRICT ATTORNEY'S OFFICE REVIEWER

THE CAMERA FOOTAGE, IT KNEW OR Showl MANE KNOWN

THAT THE CAMERA FOOTAGE CI'D NOT SHOW PLAINTIFF PACING

LIST CAMS OF FORMULA INTO THE CART AS WERE ALLEGED

ANT FORMULA INTO THE CART OR COMMITTING ANT CRIME.

Plaintiff ASSERTS THAT CLESPITE THE FACT OF THE.

COMMONWEATTH DISTRICT ATTORNEY'S OFFICE KNOWNY
PLAINTIFF CHILD NOT STEAL 125 CANS OF FORMUM, IT WAS

de Femined to PROSECUTE Plaintitt on The FALSE F-3 ROTAL THAT AND THE UNAWAVIN CREATED F-3 CONSPIRACY OHENSES. PlAINTIFF ASSERTS THAT he Relied UPOW his detendse Coursel To PROPERLY REPRESENT him which he Put his TRUST And Confidence in his Defense COUNSEL TO PROPERTY REPRESENT him, which his Detentse Countsel BETRAYED PlAINTIFF BY MEANS OF inthewents Plaintiff And UNIANTUHY incheing Plaintiff into entering A quilly PER TO The FAISIFIED CHARGES, AND LOR BY BRING IN A Secret Cooperation with The DISTRICT ATTORNEY'S Office Which is To SAY, detente Countel KNEW of The take F-3 Ateuses Against Plaintitt And Albert The DISTRICT ATBRNEY'S Office TO PROSECUTE PAINTIFF AND USE THE FALSE F-3 OHENSES AS A PLA BARGAINING TOOL, TO 9et A CONVICTION ON PlAINTIFF, Which The Detense Cosalsol AND The DISTRICT ATTORNEY'S OFFICE ACTIONS display They engaged in The MATTER of Collusian" Against PlAINTIH TO GET A CONVICTION. Also, Their ACTIONS display That They deplied Plaintitt of his Due PRICOSS RIGHTS RESPECTFULH SUbmiTTED, DATEd! 3-16-2020 Tanford Williams G.

V. RELIEF:

What do YOU WANT The COURT TO GO FOR YOU?

Plaintiff would like to Sue the Commonwealth - DISTRICT
ATTORNEY'S OFFICE IN IT'S OFFICIAL CAPACITY. IT PRINTIFF
IS SURESSFUL with his laws sit he Respertfully Records
The COURT TO AWARD him in Monetary Damages in the
AMOUNT OF \$3.50,000,00 FOR CAUSING Plaintiff
PAIN AND SIFFERING, MENTAL AND VISH. CRUEL AND
UNUSUAL PUNISHMENT. FALSE IMPRISONMENT, FOR
PLAINTINE DAMAGES AND COURT COSTS AND FRESH
PLAINTINE DAMAGES AND COURT COSTS AND FRESH
OFFICE FOR CONSPIRING WITH DEFENSE ATTORNEY FOR A
COMMICTION AGAINST PLAINTIFF.

Signed This 16th day of Much 12020.

Languel Williams &.

I Dellar under PenalTY of LAW/PERTURY THAT The fore going is True AND CORRECT.

DAFed: 3-16-2020 Sanford Williams J.

Case 3:20-cy-00465-RDM Document 1 Filed 03/20/20 Page 18 of 20 IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENUSYLVANIA

IV. STATEMENT OF CLAIM

ON OR About February 23, 2019, IN The Township of SETHSDURGI PA. : Adams County. The Commonwealth -DISTRICT ATTORNEY'S Office CommiTted AN ACT OF Official Miscondurt Against Plaintiff Satballillians Teby means of Aidialy Andlow PARTICIPATING in The MATTER OF WILLFUL MISCONDURT AGAINST PAINTIFF.

DIL OR About tebruary 23,2019, detendant Brandon P. Black ARRESTED AND CHARGED PLANTIFF WITH A RETAIL Theft And ConspiRACY offenses. Subsecretty, during The Course of The CRIMINAL PROCEEDING, The COMMONWEATH-DISTRICT ATTORNEY'S OFFICE CommiTTED AN ACT OF DEFAMATION " OF CHARACTER A SAINT PRINTIFF BY MANS OF FAKELY ACCUSING PLAINTIFF OF COMMITTING A CRIME That Alaintiff did Not Commit NOR LEAS Plaintiff EVER Charged with SUCH A CRIME. SUBSECUENTH The Commonwealth- DISTENT ATTORNEY'S Office - DISSIMIAJAFED THE FALSE CHARGE TO THE PENALSYNANIA STATE POLICE DEPARTMENT, Which SAID FALSE CHARGE Subsequently was filed in PlAINTILL'S CRIMINAL HISTORY RECORD AS A CONNICTION, Which SAID ACTION PRODUCTED PLAINTIFF AND INLURED PLAINTIFF'S REPUTATION And Ridicular Plaintiff.

SANGER Williams JR. SCI-Smithfield MV0942 1120 Pike STREET HUNTINGCON, PA. 16652

III, PETER J. Welsh CLERK OF COURTS UNITED STATES DISTRICT COURT Middle DISTRICT of PA. 235 N. WAShingTon Alende SCRANTON, PA. 18501

Williams V Black

WEAR COURT CLERKI Please find enclosed A Copy of my CIVIL COMPLAINT, AGAINST BRANDON, P. BLACK Which I would like for Your office To file With The COURT. TRANK YOU KINDLY,

DAFO! 3-16-2020 Jours Truly, Shuforf Whis Go PROSE